Plaintiff: Andrew Marshall MSELath	
petendants: Mark Zuckerberg and	
Facebook inc. Meta Questine and	
Johnny Howell St. Johnny Howell It	
capacity and individual capacity	

Plaintiffs applian should read as

pspecifully submited

Pro-se: Andrew Marchael Milleth

date: 12-25-22

8/23-cv-00032-BHH-KDW Date Filed 01/04/23 Entry Number 1-1 Page 2 of 9

Complaint
The defendant Howell came to and ask me to front him (Howell) some drugs which I agreed after a verbal agreement was made between us this being that if he fulled to pay me for my drugs within the week we both agreed to it would allow me right to confiscate a enclosed trailer which Howell owned in place of the money he awed me for my drugs he failed to pay me for Howell failed to pay his debt, leaving me right to the enclosed trailer. I confiscate the trailer as we agreed on Howell files charges against me for theft of this en-

Howell files charges against me for theft of this enclosed trailer saying that our verbal agreement does not allow me right to take his enclosed trailer simply because we failed to got it in writing. I'disagree . This leads to me heing charged with grand larceny and put in jail.

The defendants Johnny Howell st and his soci Johnny Howell ut and his wife Regima Wells John up with Mark Zuckerberg being the owner, president, and second of facebook and meta quest a well known social—media web site. Mark Zuckerberg and facebook and Meta quest allow the defendants to use its social website to post my entire life Criminal records on this social media website to support slandering statements about me as well as false statements.

and runs any life lang dream of becoming a man of palitical power someday and/or to destroy my chance of gamma decent employment if any at all This causing sever depression and causing medicalis to attempt suicide causing him to have permanent injury such as slur speech and loss of feeling in his left aim and nerve damage in his back and neck for the remander of his life to come ... Million diso claims he suffers from mathmakes as a result of this ... this Leaving Meta quest and facebook and defendants hable for damages as well as any civil rights violations as well as all other listed detendants in this case .. Here all defendants especially facebook, Metaguestine violates meetingths civil ignis being the 4th amendment and 3th amendment which michael claims the United State const-Itution and amendments gaugative him ights to as well as all other defendants leaving them hable for all changes and valations. And in total distegated to laws in place as well as terms of services in place they totally ignored this and and civil liberties in place they simply ignored and acted with ill intent to cause mercuto damages as listed and violations of this and rights Tespecific sommed

## argument (1) a)

MELIAN Claims for Himanerdnest allows THE POPER WELLESHING PERMITS HIE MOTH TO be safe and saure this right being a gauranteed right provided by the 4th an endment. he have claims his teads are which public reards for any are in the world to NIEW and. MELIONA Claims that any body in the world Can VIEW his Board on a US gov website and morder to do so you must garee and except to the terms of services in place. MELICAN Claims when these terms and SECULOS A CLEARLY STATES A PERE RECORDE OF not ment to be used unlawfully it also states These records are not must to collect and or republished and/or advertized in any unlow-ullyay MELICAN DISTRIBUTION OF STRIPLE STRIPLE OF PURPOSE OF three terms of services in place which any one must except motoler to view is here to protect those rights the Us constitution and amendments opiniontees everyone. MELLOW claims here allabetendant agreed to these terms DE SERVICES ANDIOS STOUTE TOUR ROOMS OF HOM Specifically Mark Zuckerberg and facebook and Meta questine after recently being sued for this very same leason which they settled for over five hundred million dollars.

8:23-cv-00032-BHH-KDW Date Filed 01/04/23 Entry Number 1-1 Page 5 of 9

Mark West Market of the State Color of the State of the S

argument(1) (b)

Please rate: mileterny to fix each with say Nark Zuckerson Rather Migligath claims Wark Zuckerberg allowed the defendants and took part in by allowing the defendants to use his website in a unlawfully manner in total disregard of the terms of services in place Wark Zuckerbarg allows the oletonglants to rejudish and advertise MCELICATIONS criminal records to support false statements toward mechanish and to supposit standering statements about McLeath and to support degrading and humiliating comments about MELrath such as Mekrosths a smitch a thief and low life trash and more in a altempt to huminate , and degrade him which brings into existence a 5th amendment Violation of meetroth Civil marts. Meetroth claims that his records was brought out of the terms of serves set in place and used in a cive I and univolational to cause Missingth damages of actual mental and physical damages with ill intent to destroy and run him this language into existence a 5th amendment vio betien of Metrath as well as a 4th amendment violations at niethalth and rights which the 4th and 8th american ents gover exitee him to be free from thus leaving all delerations specifically facebook on Motor Quest hable for call draw ages and and rights yioldhors is night into.

## argument 2

a person must agree and except to the terms of services in place this being undisputed that period.

- (a) When a person violates these term of service it becomes a violation of the terms (Tules and/or laws which you agreed to morder to view) of services set in place clearly before and after and character than the time of viewing:
- (b) As here when those terms are being violated and used to support slander-ing statement directly toward someone as here McErroth's records was used to support slandering statement directly toward McErroth this becomes union-ful as well as cruel and unusual for the records of McEroths to be used in such a manner to degrade and ruin his reputation and cause actual damages whis brings into existence a civil right violation of McEroth's 4th and 8th amendments.

## argument a continued

- C) Missing claims when those terms are being violated and used to support take statement pertaining directly toward him same concept applys as argued in argument 26) here thus to creates a civil rights violation of missingly.
- (d) McEurath claims the Terms of Services was created for the sub purpose of protecting any body civil nations to prevent this unusual and crue! Cenavior which these defendants comed out
- (e) McElrath claims that Facebook an Meta Quest could have prevented this but tailed to do so rather he takes part by allowing and publishing from the and the colvertising and publishing such cruel and unusual behavior on his well known social media website leaving him directly hable for these violations and damages caused to McElrath

argument 310.

I that can hat man acome the Promoting to Stop this and smoly failed to do so. Rather Meta quest completly jamaed any tems of service violations and allowed and even supported these workshors by te publishing it for the world to see to whent tonally bring harm and device you as well as CIVILLE MAN VIOLATIONS OF MEGLICIPAS INTO EX-which is the the bull of the Vinted states Constitution. We will dains He Himerare alous his pages mild and the Leading Records 2 to be settled to the The besselection to the second of the Fleger note within the arquitent when I say metages in reference to week a cost and facebook MCCaraca Dec J. .. MELight claims what metaguest and facebook have absolute throwledge of terms of services all social media sites and for all websites have, simply because they to also have termsof services in place. For example it a person past something they (meta quest and face work) disagree with this person is nothing by the social website by way of saying this goes against community standers and will not be pasted. The Leing Hear very on terms of centres .

which governs its very on site as a way to protect their rights and everyone else also. MCELTATA claims this to be undisputed facts 50 H 15 YETY CLEAT MEHODIESH AND/OT FACE DOOK When about this before they re-published it and/or posted it and could have prevented this and sunply failed to do so this weing Very unusual and civel infact. Especially ofter reachly seems as position case very similar and or of terms of se-Types for over five hundred million dalians. However these are and rely will some after wetgers and or treetons brings who exister ce of another avil rights violation of Messachus 3th amendment of the united states constitution of ometica which gaurantees MELroth the absolthe right to be the of any or from and and and up. usual punishment this being undisputed that and laus of the unted states leaving metalasest and faccional diechy liabe for these avairages valence of 1982 with as well as Indie for any domages as a result of acidion from these violations and terms of colores which was violated. Missach will forfree claim as Prosident outles and founder and CRO H WERE OUT - AND FOR FOREBOLD FOR ZIVIES bera is directly habit for all violations and dans ages which METAH SHEED HER musand refor the to come.